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Date: July 16, 2007Time: 11:53 am  
(Minneapolis, Minn.)TO: Commissioner for Patents  
Attn: Ryan Hsu  
Patent Examining Corps  
Facsimile Center  
P.O. Box 1450  
Alexandria, VA 22313-1450FROM: Janal M. KalisOUR REF: 1842.168US1

TELEPHONE: 571-272-6996

FAX NUMBER (571) 273-8300

\* Please deliver to Examiner(s) Robert E. Pezzuto and Ryan Hsu in Art Unit 3714. \*

Document(s) Transmitted: Applicant Initiated Interview Request Form (1 page); Copy of e-mail with comments (2 pages).Total pages of this transmission, including cover letter: 4 pgs.

If you do NOT receive all of the pages described above, please telephone us at 612-373-6900 or fax us at 612-339-3061.

In re. Patent Application of: Michael J. Sosnoski et al.Examiner: Ryan HsuSerial No.: 10/728,325Group Art Unit: 3714Filed: December 4, 2003Docket No.: 1842.168US1Title: GAMING MACHINE WITH ELECTRO-MAGNETIC INTERFERENCE SHIELDING

Please charge any additional fees or credit overpayment to Deposit Account No. 19-0743.

By: Janal M. Kalis  
Name: Janal M. Kalis  
Reg. No.: Reg. No. 37,650

I hereby certify that this paper is being transmitted by facsimile to the U.S. Patent and Trademark Office on the date shown below.

  
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PTOL-413A (06-07)

Approved for use through 6/30/2007. OMB 0631-0031

US Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

## Applicant Initiated Interview Request Form

Application No.: 10/728325 First Named Applicant: Michael J. SosnoskiExaminer: Ryan Hsu Art Unit: 3714 Status of Application: Pending: Non-Final Office Action Received

## Tentative Participants:

(1) Alexander Vodovozov (2) Michael Blankstein(3) Janal Kalis (4) \_\_\_\_\_Proposed Date of Interview: July 25, 2007 Proposed Time: 3:00 p.m. (AM/PM)

## Type of Interview Requested:

(1) ☐ Telephonic (2) ☒ Personal (3) ☐ Video Conference

\* The Examiner is invited to telephone Applicants' representative at 516-203-7270 with any questions regarding this request.

Exhibit To Be Shown or Demonstrated: ☒ YES ☐ NOIf yes, provide brief description: Images of a Gaming Machine with EMI shielding and without it

## Issues To Be Discussed

Issues (Rej., Obj., etc)	Claims Fig. #s	Prior Art	Discussed	Agreed	Not Agreed
(1) <u>102(e)</u>	<u>1-2,6-8,10-11, 13,15-16,18-19</u>	<u>Wachi et al</u>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
(3) <u>103(a)</u>	<u>5,12,17</u>	<u>Takahashi et al.</u>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
(4) <u>103(a)</u>	<u>3-4,9,20</u>	<u>Schneider et al</u>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
[ ] Continuation Sheet Attached					

Brief Description of Arguments to be Presented: Comments attached on additional sheets.

An interview was conducted on the above-identified application on \_\_\_\_\_.

NOTE: This form should be completed by applicant and submitted to the examiner in advance of the interview (see MPEP § 713.01)

This application will not be delayed from issue because of applicant's failure to submit a written record of this interview. Therefore, applicant is advised to file a statement of the substance of this interview (37 CFR 1.133(b)) as soon as possible.

Applicant/Applicant's Representative Signature

Examiner/SPE Signature

Typed/Printed Name of Applicant or Representative

Registration Number, if applicable

This collection of information is required by 37 CFR 1.133. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 21 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

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Janal Kalis

From: Alexander Vodovozov  
Sent: Monday, July 09, 2007 4:16 PM  
To: Janal Kalis  
Subject: RE: 788767.DOC--can you send me a brief description of arguments by tomorrow morning?

Hi Janal:

We will make the following arguments in view of amendments to the independent claims.

The recited prior art references fails to disclose, teach or suggest at least "a bezel encompassing the panel and being coated or impregnated with a conductive material to provide shielding from electromagnetic interference," as particularly recited in independent claims 1, 15, 20. The Examiner alleged that Wachi's "front protection plate" (FIG. 1, ref no. 3) discloses the recited bezel. However, to the contrary of the Examiner's allegation, Wachi's front protection plate 3 is not a "bezel" but a "layer" that comprises an antireflection layer 6, translucent conductive layer 5, and transparent substrate 7. A bezel is a term or art, just like a layer. Specifically, the claimed bezel encompasses the panel (See FIG. 3, 4 and 6, ref. no. 28), whereas Wachi's layer is disposed on the panel (Wachi FIG. 1). The secondary prior art to Takahashi discloses a bezel 70 made of resin, metal or alloy in order to be easily molded. Although Takahashi discloses a bezel, it's bezel is not coated or impregnated with a conductive material to provide shielding from electromagnetic interference. Furthermore, Takahashi does not disclose the bezel being in electrical contact with the wave shield film 1. Instead, Takahashi discloses bracket 71 for grounding wave shield film 1. Consequently, the references (Wachi, Takahashi, Schneider) whether alone or in combination do not disclose, teach or suggest "a bezel encompassing the panel and being coated or impregnated with a conductive material to provide shielding from electromagnetic interference," as particularly recited in independently claims 1, 15, 20.

1. A gaming machine ~~for conducting a wagering game~~, comprising:  
a visual display; ~~and~~  
a processor operative to cause a wagering game to be displayed on the visual display; and  
a panel mounted in front of the display and revealing at least a portion of the display, the panel being coated or impregnated with a conductive material to provide shielding from electromagnetic interference;  
a bezel encompassing the panel and being coated or impregnated with a conductive material to provide shielding from electromagnetic interference, the conductive material of the bezel being in electrical contact with the conductive material of the panel.

\*\*\* Claims 10-14 will be cancelled.

15. An assembly for a gaming machine ~~operative to conduct that conducts~~ a wagering game, the assembly comprising:  
a panel positioned in front of a visual display of the machine and revealing at least a portion of the display; and  
a bezel encompassing the panel, each of the panel and the bezel being coated or impregnated with a conductive material to provide shielding from electromagnetic interference, the conductive material of the bezel being in electrical contact with the conductive material of the panel.
20. A gaming machine ~~for conducting a wagering game~~, comprising:  
a processor operative to cause a wagering game to be provided;  
an externally visible device for facilitating play of the gaming machine, the device being selected from a group consisting of a bill validator, a coin acceptor, a printer, a card reader

display, and a display;  
and  
a bezel encompassing the device, the bezel being coated or impregnated with a conductive material to provide shielding from electromagnetic interference.

Regards,

Alexander G. Vodovozov, Esq.  
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**From:** Janal Kalis  
**Sent:** Monday, July 09, 2007 12:42 PM  
**To:** Alexander Vodovozov  
**Subject:** 788767.DOC--can you send me a brief description of arguments by tomorrow morning?